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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/528,348	11/07/2005	Gregory C. Roberts	15670-054US1 SD2002-186	5044
20985	7590	10/24/2007	EXAMINER	
FISH & RICHARDSON, PC P.O. BOX 1022 MINNEAPOLIS, MN 55440-1022			PAJOOHI, TARA S	
			ART UNIT	PAPER NUMBER
			2886	
			MAIL DATE	DELIVERY MODE
			10/24/2007	PAPER

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

<b>Office Action Summary</b>	Application No. 10/528,348	Applicant(s) ROBERTS ET AL.	
	Examiner Tara S. Pajoochi	Art Unit 2886	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 17 March 2005.
- 2a) ☐ This action is **FINAL**.                      2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-27 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-27 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 3/17/05 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)  | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)   | 5) <input type="checkbox"/> Notice of Informal Patent Application                       |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)<br>Paper No(s)/Mail Date <u>3/17/2005</u> . | 6) <input type="checkbox"/> Other: _____  |

## DETAILED ACTION

### *Status of the Application*

1. Applicant cooperation is required in correcting any errors of which applicant may become aware in the specification.

Claims 1-27 are pending in this application.

Claims 1-10, 12-14, 16-17 and 19-27 are rejected under 35 U.S.C. 102.

Claims 11, 15 and 18 are rejected under 35 U.S.C. 103.

### *Information Disclosure Statement*

2. Acknowledgement is made that the information disclosure statement filed on 3/17/005 has been received and considered by the examiner. If the applicant is aware of any prior art or any other co-pending applications not already of record, he/she is reminded of his/her duty under 37 CFR 1.56 to disclose the same.

### *Claim Objections*

3. **Claim 8** is objected to because of the following informalities: Lines 1-3 of claim 8 should read "The device as in claim 1, wherein said chamber is oriented vertically to receive the aerosol flow from the input and export the aerosol flow through the output," Appropriate correction is required.

### *Claim Rejections - 35 USC § 112 Second Paragraph*

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. **Claim 11** is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 11 discloses the ratio of a flow rate of sheath flow over a flow rate of the air sample is controlled between about 5 and 20. The phrase "about" renders the claim indefinite.

***Claim Rejections - 35 USC § 102***

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

7. **Claims 1-10, 12-14, 16-17 and 19-27** are rejected under 35 U.S.C. 102(a) as being anticipated by **Flagan et al. (U.S. Patent # 6,330,060)**.

8. Considering **claims 1, 7 and 8**, Flagan discloses (col. 3-4) a device (100) comprising:

- a. a cloud condensation nuclei chamber (120) having an input (110) to receive an aerosol flow (i.e., aerosol flow), a region (between 120a and 120B) of supersaturation to grow cloud condensation nuclei, and an output (150) to export the aerosol flow, the column cylindrically (column shaped is cylindrically shaped) shaped to direct aerosol flow along an axis of the cylinder and oriented vertically (col. 3, line 30) to receive the aerosol flow from the top and the output to export the aerosol from the bottom,; and
- b. a thermal control (140) engaged to said chamber (120) to produce a monotonic thermal profile in a stream-wise direction of the aerosol flow from said input to said output in said chamber (monotonically increasing supersaturation profile from input to output along the aerosol flow, col. 3, lines 7-11 and col. 4, lines 30-34).

9. Considering **claims 2-4**, Flagan discloses (col. 4, lines 19-24) a temperature in said chamber monotonically increasing, linearly increasing or non linearly increasing along the aerosol flow (temperature profile along the column (applicants' chamber) can change in an alternating manner between high and low temperatures (applicants' nonlinearly increasing along the aerosol flow) or the temperature increases between the input and the output (applicants' monotonically increasing and linearly increasing along the aerosol flow).

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10. Considering **claim 5**, Flagan discloses (col. 3-4) a flow control mechanism (114) to split an air sample flow (col. 4, line 62) into the aerosol flow (112) and a sheath flow (114), wherein the sheath flow is directed along inner surfaces of said chamber to keep the aerosol flow away from the surfaces.

11. Regarding **claim 6**, Flagan discloses (col. 4, lines 45-59) controlling the aerosol flow and the sheath flow and that the sheath flow has a sheath flow rate higher (i.e., sheath flow increases) than a flow rate of the aerosol flow.

12. As per **claims 9 and 16**, Flagan disclose (col. 3-4) a cloud condensation nuclei measuring apparatus comprising:

- a. a chamber (120) to receive an air sample (i.e., aerosol) and to keep said air sample in a region of supersaturation within a specified range;
- b. a heating system (140, temperature controller) providing an increasing temperature gradient along the axis of said chamber in the direction of flow; and
- c. an optical particle counter (130) coupled to said chamber to measure particles in said air sample output by said chamber and to provide a count indicative of particles within a selected size range.

13. Regarding **claim 10**, Flagan discloses (col. 4, lines 36-59) a flow control mechanism (mass flow controller, 114) to provide a sheath flow (114) around the air sample (112) in said chamber (120) and to keep the air sample away from side walls of said chamber.

14. As per **claim 12**, Flagan discloses (col. 3, line 45 – col. 4, line 5) a heating element (hot column segment (220)) to heat the sheath flow at a temperature above a temperature of an end of said chamber receives the air sample.

15. Regarding **claim 13**, Flagan discloses (col. 3, lines 50-51) said chamber has a wetted inner surface (i.e., side wall of the flow channel is wetted).

16. Regarding **claim 14**, Flagan discloses (col. 3, lines 50-54) said chamber has a layer of a filter paper on the wetted inner surface (i.e., filter paper lines the side walls of the wetted inner walls of the flow channel).

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17. As per **claim 17**, Flagan discloses (col. 4, lines 19-24) a temperature along the axis of the chamber linearly increases (i.e., temperature increases between the input and the output).

18. Considering **claim 19**, Flagan discloses (col. 3, line 45 – col. 4, line 5) a thermal gradient diffusion chamber (thermal conductive tube, 230) for inclusion in a cloud condensation nuclei measurement apparatus comprising a heat source (22) to create an increasing temperature gradient in the direct of flow of an air sample in said chamber.

19. Regarding **claim 20**, Flagan discloses (col. 3, lines 50-51) said chamber has a wetted inner surface (i.e., side wall of the flow channel is wetted).

20. Regarding **claim 21**, Flagan discloses (col. 4, lines 19-24) a temperature along the axis of the chamber linearly increases (i.e., temperature increases between the input and the output).

21. Considering **claim 22**, Flagan discloses (col. 3-4) a method for conditioning a sample in a cloud condensation nuclei measurement apparatus, comprising:

- a. subjecting a sample (112) passing through a column (120);
- b. subjecting said sample to an increasing temperature gradient in a direction of sample flow (i.e., temperature increases between the input and the output of the column).

22. Considering **claim 23**, Flagan discloses (col. 4, lines 46-59) using a sheath flow (114) around the sample flow (112) to keep the sample flow from inner surfaces of the column (120).

23. Regarding **claim 24**, Flagan discloses (col. 3, lines 50-51) said chamber has a wetted inner surface (i.e., side wall of the flow channel is wetted).

24. Considering **claim 25**, Flagan discloses (col. 3-4) a method, comprising:

- a. directing an aerosol flow (112) through a cloud condensation nuclei chamber (120) to grow particles due to condensation from supersaturation; and
- b. controlling a temperature profile (140) of the chamber along the aerosol flow to produce a nearly constant supersturation along the chamber.

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25. Regarding **claim 26**, Flagan discloses (col. 4, lines 46-59) providing a sheath flow (114) around the aerosol flow (112) to reduce particle loss caused by contact of particles in the aerosol flow and inner surface of the chamber (i.e., controlling filtering of particles).

26. Regarding **claim 27**, Flagan discloses (col. 4, lines 19-24) a temperature of the chamber increases monotonically along the direction of the aerosol flow (i.e., temperature increases between the input and the output).

27. **Claims 1, 7-9, 16, 18, 22 and 25** are rejected under 35 U.S.C. 102(a) as being anticipated by **Russell et al. (U.S. Patent #5,922,976)**.

28. Considering **claims 1, 7 and 8**, Russell discloses (col. 5-7 and 13-14) and shows in figure 1, a device (100) comprising:

- a. a cloud condensation nuclei chamber (162) having an input (161) to receive an aerosol flow (i.e., aerosol flow), a region of supersaturation to grow cloud condensation nuclei, and an output (166) to export the aerosol flow, the column cylindrically (disk shaped tubing) shaped to direct aerosol flow along an axis of the tubing and oriented vertically (see fig. 1) to receive the aerosol flow from the top and the output to export the aerosol from the bottom; and
- b. a thermal control (temperature is controlled, col. 5, lines 10-18) engaged to said chamber (162) to produce a monotonic thermal profile in a stream-wise direction of the aerosol flow from said input to said output in said chamber (controls the temperature of the saturation in the condensation nucleus counter, col. 5, lines 10-18).

29. As per **claims 9 and 16**, Russell disclose (col. 5-7 and 13-14) and shows in figure 1, a cloud condensation nuclei measuring apparatus (100) comprising:

- a. a chamber (162) to receive an air sample (i.e., aerosol) and to keep said air sample in a region of supersaturation within a specified range;
- b. a heating system (temperature is controlled, col. 5, lines 10-18) providing an increasing temperature gradient along the axis of said chamber in the direction of flow; and

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- c. an optical particle counter (154) coupled to said chamber to measure particles in said air sample output by said chamber and to provide a count indicative of particles within a selected size range.

30. Considering **claim 18**, Russell discloses (col. 6) a cloud condensation nuclei measuring apparatus further comprising:

- a. a second chamber to receive a second chamber (214) to receive (input valve, 210) a second air sample and to keep said second air sample in a region of supersaturation within a specified range;
- b. a second heating system providing an increasing temperature gradient along the axis of said chamber in the direction of flow; and
- c. a second particle counter to measure particles in said second air sample output from said second chamber and to provide a count indicative of particles within a selected size range.

31. Considering **claim 22**, Russell discloses (col. 5-7 and 13-14) a method for conditioning a sample in a cloud condensation nuclei measurement apparatus (100), comprising:

- a. subjecting a sample (aerosol) passing through a column (162);
- b. subjecting said sample to an increasing temperature gradient in a direction of sample flow (controls the temperature of the saturation in the condensation nucleus counter, col. 5, lines 10-18).

32. Considering **claim 25**, Russell discloses (col. 5-7 and 13-14) a method, comprising:

- a. directing an aerosol flow (i.e., aerosol) through a cloud condensation nuclei chamber (162) to grow particles due to condensation from supersaturation; and
- b. controlling a temperature profile (temperature is controlled, col. 5, lines 10-18) of the chamber along the aerosol flow to produce a nearly constant supersturation along the chamber.

***Claim Rejections - 35 USC § 103***

33. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the



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subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

34. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

35. **Claims 11 and 15** are rejected under 35 U.S.C. 103(a) as being unpatentable over **Flagan et al. (U.S. Patent # 6,330,060)**.

36. As per claim 11, Flagan discloses (col. 4, lines 36-59) controlling a sheath flow (114) around the air sample (112) but fails to specifically disclose the ratio of a flow rate of the sheath flow over a flow rate of the air sample is controlled between about 5 and 20.

However it would have been obvious to one having ordinary skill in the art at the time the invention was made to control the rate between about 5 and 20, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or working ranges involves only routine skill in the art. In re Aller, 105 USPQ 233. It would have been further obvious in order to control the flow ratio in order to have a more accurate and controlled counting of the particles through the column.

37. As per claim 15, Flagan discloses (col. 3, lines 38-54) porous column (applicants' chamber) segments but fails to specifically disclose the chamber has a layer of a porous ceramic material on the wetted inner surface.

However it would have been obvious to one having ordinary skill in the art at the time the invention was made to have a layer of porous ceramic material on the wetted inner surface, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. In re Leshin, 125 USPQ 416. It would have been further

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obvious to have a layer of porous ceramic material on the wetted inner surface in order to provide for continuous flow.

38. **Claim 18** is rejected under 35 U.S.C. 103(a) as being unpatentable over **Flagan et al. (U.S. Patent # 6,330,060)** in view of **Russell et al. (U.S. Patent # 5,922,976)**.

39. Considering claim 18, Flagan fails to disclose the apparatus with a second chamber, second heating system and second particle counter.

However in the same field of endeavor, Russell discloses (col. 6) a cloud condensation nuclei measuring apparatus further comprising: a second chamber to receive a second air sample and to keep said second air sample in a region of supersaturation within a specified range; a second heating system providing an increasing temperature gradient along the axis of said chamber in the direction of flow; and a second particle counter to measure particles in said second air sample output from said second chamber and to provide a count indicative of particles within a selected size range.

It would have been obvious to one having ordinary skill in the art to have a second chamber, a second heating system and a second particle counter as taught by Russell, since such a modification to the cloud condensation nuclei measuring apparatus would increase the spatial resolution of the measuring apparatus (col. 6, line 61-63).

#### ***Cited Prior Art***

40. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- a. Ahn et al. (U.S. Patent # 6,980,284) discloses a condensation particle counter with a heating controller attached to the outer wall of the chamber.
- b. Yoshida et al. (U.S. Patent # 6,809,314) discloses an apparatus and method for classifying aerosol particles in a sheath gas.
- c. Flagan et al. (U.S. Patent # 6,003,389) discloses an aerosol detector.

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***Conclusion***

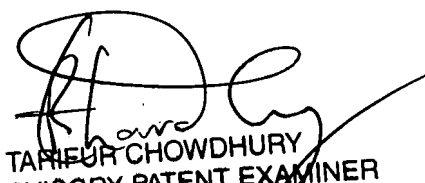
41. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tara S. Pajoohi whose telephone number is 571-272-9785. The examiner can normally be reached on Monday - Thursday 7:30 a.m. - 4:00 p.m., EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tarifur R. Chowdhury can be reached on 571-272-2287. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Tara S. Pajoohi  
Patent Examiner

  
TSP

  
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SUPERVISORY PATENT EXAMINER